Jordan L. Lurie (*Pro Hac Vice Pending*)
Jordan.Lurie@capstonelawyers.com
Robert K. Friedl (*Pro Hac Vice Pending*)
Robert.Friedl@capstonelawyers.com
Tarek H. Zohdy (*Pro Hac Vice Pending*)
Tarek.Zohdy@capstonelawyers.com
Capstone Law APC
1840 Century Park East, Suite 450
Los Angeles, California 90067
Telephone: (310) 556-4811
Facsimile: (310) 943-0396

Howard A. Gutman- ID# 014971982 Law Offices of Howard A. Gutman 230 Route 206, Suite 307 Flanders, New Jersey 07836 Telephone: (973) 598-1980

Attorneys for Plaintiffs Dolores Granillo, Albert Granillo, and Desiree Nava

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

DOLORES GRANILLO, et al.,

Plaintiffs,

v.

FCA US LLC,

Defendant.

Civil Action No.: 3:16-cv-153-FLW-DEA

JOINT MEDIATION STATUS REPORT

LAW OFFICE OF HOWARD A. GUTMAN

Howard A. Gutman 230 Route 206, Suite 307 Flanders, New Jersey 07836 Telephone: (973) 598-1980 Facsimile: (973) 531-4110

CAPSTONE LAW APC

Jordan L. Lurie (pro hac vice filed) Robert Friedl Tarek H. Zohdy (pro hac vice filed) Cody R. Padgett 1840 Century Park East, Suite 450 Los Angeles, California 90067 Telephone: (310) 556-4811 Facsimile: (310) 943-0396

Attorneys for Plaintiffs Dolores Granillo, Albert Granillo, and Desiree Nava

A PROFESSIONAL ASSOCIATION

Kathleen N. Fennelly Four Headquarters Plaza P. O. Box 1991 Morristown, New Jersey 07962 Telephone: (973) 292-1700 Facsimile: (973) 898-0107

Thomas R. Curtin

THOMPSON COBURN LLP

Kathy A. Wisniewski Stephen D'Aunoy One US Bank Plaza St. Louis, Missouri 63101 Telephone: (314) 552-6000 Facsimile: (314) 552-7000

THOMPSON COBURN LLP

Rowena Santos 2029 Century Park East, 19th Floor Los Angeles, California 90067 Telephone: (310) 282-2500 Facsimile: (310) 282-2501

Attorneys for Defendant FCA US LLC

The mediation was conducted on November 15, 2016. Counsel for Plaintiffs, counsel for Defendant FCA US, LLC. ("FCA"), attended the mediation in person. This matter was not resolved on November 15, 2016, and the mediation is ongoing.

Following the in-person mediation session, the parties have conducted a series of telephone conferences. Because of the intervening holidays, the negotiations are moving at a slower pace than expected. However, progress is being made, and I am hopeful that a resolution will be reached. The Parties propose that the Court maintain the stay until January 30, 2017, at which point the Parties will file a second mediation report.

Dated: December 29, 2016

Respectfully Submitted,

LAW OFFICES OF HOWARD A. GUTMAN

IslHoward A. Gutman

Howard A. Gutman 230 Route 206, Suite 307 Flanders, New Jersey 07836 Telephone: (973) 598-1980

Dated: December 29, 2016

Respectfully Submitted,

THOMPSON COBURN LLP

IslKathy A. Wisniewski

Kathy A. Wisniewski Stephen D'Aunoy One US Bank Plaza St. Louis, Missouri 63101